Our Ref.: 05895. Po 43

## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below, next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first an joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled RESOURCE ALLOCATION METHOD FOR PROVIDING LOAD BALANCING AND FAIRNESS FOR DUAL RING

| the specification of wh  | nich  |   | · · · · · · · · · · · · · · · · · · ·  | ······································  |   |  |  |
|--|---|---|--|---|---|--|--|
| is attached h  | nereto.   |   |  |   |   |  |  |
| was filed on   | S   |   |  |   |   |  |  |
|  | plication Serial No   | ).  |  |   |   |  |  |
|  |   |   |  |   |   |  |  |
|  | d was amended o   | (if applica   | ble)   |   |   |  |  |
| I hereby state that I including the claims, believe that the same thereof, or patented or more than one year United States of Amebeen patented or making any country foreig representatives or ass | as amended by was ever know redescribed in any prior to this applerica more than ode the subject of new to the United | any amendmen or used in or used in printed publication, that one year prican inventor's States of A | nent referred to the United of the United of the Same was the same was certificate is the control of the same is t | to above. I do n<br>States of America<br>country before m<br>is not in public us<br>dication, ant that t<br>sued before the da<br>n application filed | ot know before n y invention se or on the invention ate of this | and do not<br>ny invention<br>n thereof or<br>sale in the<br>on has not<br>application |  |
| I acknowledge the du accordance with Title   | ty to disclose info<br>37, Code of Fede   | rmation whic<br>eral Regulatio  | h is material ins, Section 1.  | to the examination<br>.56(a).   | of this a   | pplication in  |  |
| I hereby claim foreigr<br>application(s) for pate<br>application for patent<br>priority is claimed:  | nt or invertor's co   | ertificate liste  | d below and  | have also identifie   | ed below<br>applicatio  | any foreign<br>on which  |  |
| Prior Foreign Application(s)   |   |   |  |   |   | Priority<br><u>Claimed</u>   |  |
| 2002-73732   | Korea   |   | 26/Novemb  | êr/2002   | XX  |  |  |
| (Number)   | (Country)   |   | (Day/Month/  | Year Filed)   | Yes   | No   |  |
| (Number)   | (Country)   |   | (Day/Month/  | Year Filed)   | Yes   | No   |  |
| (Number)   | (Country)   |   | (Day/Month/  | Year Filed)   | Yes   | No   |  |
| I hereby claim the I application(s) listed be not disclosed in the p 35, United States Coo in Title 37, Code of I prior application and t (Application Se  | elow and, insofar<br>rior United States<br>de, Section 112, I<br>Federal Regulation<br>he national or PC              | as the subje<br>application i<br>acknowledgens, Section 1   | ct matter of e<br>in the manner<br>e the duty to<br>.56(a) which<br>al filing date o   | each of the claims<br>provided by the fi<br>disclose material in<br>occurred between  | of this a irst paragrantormation the filing                     | pplication is<br>aph of Title<br>as defined  |  |
| (Application Serial No.)   |   | (Filing   | Date)  | (Status patented, pending, abandoned)   |   | <del></del>  |  |

I hereby appoint BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, a firm including: Bradley J. Bereznak, revocation, to prosecute this application and to transact all business in the Patent and Trademark Office

## connected herewith.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issued thereon.

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